Annual 47 CFR § 64.2009(e) CPNI Certification EB Docket 06-36

Date filed: March 1, 2019

Name of company(s) covered by this certification: Southern California Edison Company (d/b/a

Edison Carrier Solutions) Form 499 Filer ID: 819416

Name of signatory: Kevin E. Walker

Title of signatory: Senior VP, Customer and Operational Services

Certification

I certify that I am an officer of Southern California Edison Company, ("SCE" or "the Company") working with the Edison Carrier Solutions division and acting as an agent of the Company, that I have personal knowledge that the Company has established operating procedures that are adequate to ensure compliance with the Federal Communication Commission's ("FCC") CPNI rules. See 47 C.F.R. § 64.2001 et seq. The following statement describes how SCE ensures that it is in compliance with the FCC's CPNI rules:

SCE maintains and requires company and employee adherence to all applicable CPNI rules pursuant to a comprehensive internal CPNI Compliance Certification Policies and Procedures Manual ("CPNI Manual"). As described in the CPNI Manual, the Company adheres to all of the FCC's rules concerning the proper use and protection of our customers' CPNI, as stated in §§ 64.2001 – 64.2011. In particular, SCE has incorporated safeguards required by §§ 64.2009 and 64.2010 into its policies and practices. This CPNI Manual contains sensitive information and therefore will be provided to the FCC upon request (subject to adequate protections from public disclosure).

SCE remains strongly committed to securing the confidentiality of CPNI. SCE reviews its CPNI policies and procedures on an on-going basis and periodically implements additional measures to further assist personnel in the performance of their duties in accordance with CPNI rules and regulations. SCE has processes and procedures in place to maintain records of any security breaches and to notify affected customers and law enforcement agencies of such breaches.

SCE did not have any breaches of its CPNI during the past year, nor has the Company received any customer complaints in the past year concerning the unauthorized release of, use of, or access to CPNI. SCE has not taken any actions (proceedings instituted or petitions filed by a company at state commissions, within the court system, or at the Commission) against data brokers in the past year. The Company has no information to report with respect to the processes pretexters or data brokers are using to attempt to access CPNI.

I certify that, to the best of my knowledge and belief, the statements and facts in this certification are true and correct.

Signed:

Print:

Kevin E. Walker

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On behalf of SCE

Southern California Edison (d/b/a Edison Carrier Solutions) ("SCE") Statement Explaining Compliance with CPNI Rules

SCE, through its commercial telecommunications division, Edison Carrier Solutions, provides point to point telecommunication transport services to other telecommunications carriers and to large business enterprises.

SCE possesses CPNI about its telecommunications customers including, but not limited to, the locations (start and end-points) of their connections to SCE's system and certain usage data. Although SCE's telecommunications customers may route telephone calls through SCE's system, SCE does not receive any data about such calls.

SCE has established a supervisory review process to ensure compliance with the FCC's CPNI rules, including publishing an employee manual, requiring employee certification of understanding of the rules governing the use of CPNI, monitoring company practices, and securing customer approval of use or disclosure of CPNI consistent with FCC rules.

SCE still does not provide dial-tone services to customers, and does not use information about its telecommunications customers to market any other SCE product or service to those customers or any other customers.